1

1	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND	
2		
3	BRUCE ALLEN LILLER, et al	·
4	Plaintiffs	
5	vs. #MJG 02-CV-3390	,
6	ROBERT KAUFFMAN	
7	Defendants and Third Party Plaintiffs	
8	vs.	
9	ROGER LEE HELBIG	
10 11	Third Party Defendant	
12	The telephonic deposition of JEROEN	
13	WALSTRA was held on Monday, December 15, 2003,	
14	commencing at 2:00 p.m., at the Law Offices of Lord &	
15	Whip, 36 South Charles Street, 10th Floor, Baltimore,	
16	Maryland, 21201, before Paula J. Eliopoulos, Notary	
17	Public.	
18		
19		
20		EXHIBIT
21	REPORTED BY: Paula J. Eliopoulos	B

	2	4
1	APPEARANCES:	1 A Yeah.
2	ARNOLD F. PHILLIPS, ESQUIRE	2 Q Okay.
_	(Via Telephone)	3 A I don't have it in front of me, but I did
3	On behalf of Plaintiffs	4 see it.
4	JENNIFER S. LUBINSKI, ESQUIRE	5 MS. LUBINSKI: I'm going to mark that as
	On behalf of Defendant	6 Number 1.
5		7 (Walstra Deposition Exhibit Number 1 was
6		8 marked for purposes of identification.)
7		9 Q Do you have a CV?
8	·	10 A Yes.
9		11 Q Perhaps after we conclude the deposition,
10		12 would you be able to fax that to me?
11		13 A Yes, I will.
12		14 Q And I'll give you that number
13		15 A Okay.
14 15	·	16 Q once we conclude.
16		17 Have you published anything, Mr. Walstra?
17		18 A Yes, I have.
18		19 Q Have you published anything which you
19	,	
20		
21		21 to express today?
	. 3	5 1 A Well, it's relevant with respect to
1	STIPULATION	To be and assemble for this
2	It is stipulated and agreed by and between	
3	counsel for the respective parties that the filing of	and a second sec
4	this deposition with the Clerk of Court be and the	The state of the s
5	same is hereby waived.	5 degree? 6 A At the Academy for Physical Education in
6		
7	Whereupon,	11 C The Matherlands?
8	JEROEN WALSTRA,	
9	called as a witness, having been first duly swom to	9 A Yes, I am. 10 Q And where did you obtain your graduate
10	tell the truth, the whole truth, and nothing but the	1
11	truth, was examined and testified as follows:	11 degree? 12 A At Webster University, St. Louis,
**	EXAMINATION BY MS. LUBINSKI	12 A At Webster University, St. Louis,
12		
	Q It's Mr. Walstra; is that right? Not	13 Missouri, 1990.
12	Q It's Mr. Walstra; is that right? Not	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained
12 13	Q It's Mr. Walstra; is that right? Not Doctor? A That is correct.	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained 15 your undergraduate degree?
12 13 14	Q It's Mr. Walstra; is that right? Not Doctor? A That is correct.	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained 15 your undergraduate degree? 16 A That was in 1984.
12 13 14 15	Q It's Mr. Walstra; is that right? Not Doctor? A That is correct. Q Doctor, I have a copy of your	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained 15 your undergraduate degree? 16 A That was in 1984. 17 Was that in economics?
12 13 14 15 16	Q It's Mr. Walstra; is that right? Not Doctor? A That is correct. Q Doctor, I have a copy of your A Mister.	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained 15 your undergraduate degree? 16 A That was in 1984. 17 • Was that in economics? 18 A The undergraduate degree?
12 13 14 15 16 17	Q It's Mr. Walstra; is that right? Not Doctor? A That is correct. Q Doctor, I have a copy of your A Mister. Q I'm sorry.	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained 15 your undergraduate degree? 16 A That was in 1984. 17 • Was that in economics? 18 A The undergraduate degree? 19 Q Correct.
12 13 14 15 16 17	Q It's Mr. Walstra; is that right? Not Doctor? A That is correct. Q Doctor, I have a copy of your A Mister. Q I'm sorry. Mr. Walstra, I have a copy of your Amended	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained 15 your undergraduate degree? 16 A That was in 1984. 17 Q Was that in economics? 18 A The undergraduate degree?
12 13 14 15 16 17 18	Q It's Mr. Walstra; is that right? Not Doctor? A That is correct. Q Doctor, I have a copy of your A Mister. Q I'm sorry. Mr. Walstra, I have a copy of your Amended Notice To Take Deposition.	13 Missouri, 1990. 14 Q And I neglected to ask when you obtained 15 your undergraduate degree? 16 A That was in 1984. 17 • Was that in economics? 18 A The undergraduate degree? 19 Q Correct.

20

7

Jeroen Walstra - 12/15/03

6 A And then I have a certificate of Dutch to Dutch law in economics from the University of F-U-T-R-E-C-H-T, 1988. Q What caused you to go from studying physical education to economics? A My -- actually my degree is in marketing 6 Q ... Which degree is in marketing? A The Master's Degree O I understand. Okay. From Webster University? 10 Correct. 11 So, you hold a Master's Degree in 12 marketing? 13 14 Α Yes. Other than the certificate which you hold 0 15 in Dutch law in economics --16 A I did what they called post Master's 17 credit at Melhurst (phonetic) College in 1997, which related to vocational economic analysis and testimony. 19 And I have a -- I'm a certified earnings 20 analyst per July 18th, 2002, and that is through the

8 with respect to economics? A No, I don't. Q Would you give me, please, your employment 3 history beginning with 1990? A 1990? I started working for 3-M Health 6 Care. That's what they call it. Marketing coordinator for surgical products At the same time, I was adjunct professor for Webster University in The Netherlands where they 9 had a campus and taught market forecasting. 10 And then I continued to work for 3-M until-11 1994 in the Netherlands in Europe. 12 And then I moved to the United States in 13 19 -- end of 1994, Christmas, 1994, to work for 3-M International Business Development. There I worked as a -- worked in planning for exporters and 3-M 17 subsidiaries. Then I moved to the Pittsburgh area after 18 quitting my job at 3-M and became self-employment, because I was already involved in some of the similar

activities that we had in terms of forecasting

earnings through an insurance company, actually, in

professional association named AREA, and that's the American Rehabilitation Economics Association. 2 Q And did you have to take an exam --3 Yes. -- of some kind to obtain that Q certification? 6 Α When did you take that exam? On July -- no. That must have been end of May in 2002. Q Is that a written exam? 11 Yes. It's an eight-hour exam. 12 Q And is the examination administered by 13 the -- by AREA? 14 A Yes. 15 Did you pass that exam on your first 16 0 17 attempt? A Yes. 18 Other than that certificate, which is a 19

The Netherlands originally. 2 And with my business partner, Charles 3 4 .Cohen, I set up this consulting business, and we 5 started-writing reports for attorneys in 1997 regarding losses of earnings in personal injury cases and medical malpractice cases. 7 Q So, did you leave 3-M in 1997? Actually I left in 1996. In the meantime, I did also work with the United Marketing Group, which is a consulting -- small consulting firm. And I sometimes still do things for them 12 13 on a free-lance basis. What kind of work do you do for them? 14 A It's consulting with small businesses 15 looking at market forecasting, sales development, market share development, that kind of stuff, whatever 17 comes in as a job. 18 Q So, just for my own edification, for 19

20 example, if a company were interested in getting into

21 a different line of business, they might come to you

3 (Pages 6 to 9)

9

certified earnings analyst, and your certificate in

Dutch law in economics, do you hold any other degrees

12 10 And you and Dr. Cohen have been in to determine whether or not that would be something business together since 1997; is that correct? that would be profitable? Correct. A Correct. Right. Some kind of assessment 3 Have you ever done any review work for that how many units could you -- would you be able to Mr. Phillips' firm before? 5 sell into the future and what would the profit be, No. This was the first. 6 6 yeah. And in connection with that kind of work, Do you review or prepare earnings 7 evaluations or earnings capacity reports for anyone have you ever worked within the construction industry? other than Dr. Cohen? No, not that I remember. Not a whole lot, 9 I do not understand the question exactly. 10 10 no. Well, let me take a few steps back to see Q When you say not a whole lot, do you think 11 11 12 if we can make it clearer. that you may have done some? 13 Yeah. A Well, some products, but that's a long 13 time ago. I don't even -- I remember that I had to do You prepared a lost earning capacity 14 15 report for Bruce Liller and Michael Liller; is that something in that area with the value of some product, but I do not really remember any more what I did for 16 17 Uh huh. Yeah. them right now. How is it that you came to do that? Q Was that with 3-M or as a --18 18 We introduced our services to attorneys 19 A No. No. That was consulting for United 19 20 that we can do that as a team. So, he does the Marketing Group. 21 vocational and sometimes psychological part, and I do Q Okay. 13 11 1 the economic forecasting in a case. Further, I teach. Maybe you want to know O When Mr. Phillips initially contacted your 2 2 that too. office, did he contact you or Dr. Cohen? 3 Q Okay. 3 A I do not remember that, if he contacted At Chatham College. And I teach marketing him or me. I don't know. 5 and business courses. And I also teach as an adjunct Q Typically when you prepare reports of the at Point Bark College, now called Point Bark 6 kind that you prepared for the Lillers, do you prepare University, doing the same thing. 7 them independently based upon your own analysis, or do O Marketing? you prepare them in consultation with Dr. Cohen? A Marketing and international business, 9 We do them together mostly. Like in this 10 yeah. case, we interviewed both Michael and Bruce together. Are you teaching undergraduate or graduate 11 Q So, you were both in the room --12 12 students? Correct. 13 13 Α 14 -- with the Lillers together? How did you meet Dr. Cohen? 14

4 (Pages 10 to 13)

21 father-in-law, to be precise.

16

17 close.

18

20

GORE BROTHERS Reporting & Video Co., Inc. 410-837-3027

Through my wife. My wife is from

Q Did Dr. Cohen indicate to you that he was

Pittsburgh, and she knew him. Their families are

19 looking for someone with your kind of expertise?

A No No No You know, he's my

Towson Reporting Company 410-828-4148

Correct.

Were both of the Lillers together in the

Just so that we have a clear transcript,

anticipate what my question is going to be and you're

Mr. Walstra, I understand that sometimes you

room while you were interviewing them?

15

16

17

18

19

20

A No.

Okay. Do you hold any licenses --Α Q 1 Do you have that report in front of you? Q 2 No. A 3 -- other than your certification? O Is that the only report you've prepared Just the certification that we talked on 4 with respect to this case? 5 before, about before. Q Have you ever provided testimony at trial Yes. 6 Other than this report, what do you have as an expert witness? 7 in your file with respect to Bruce Liller? Yes, I have. 8 A - I have Dr. Cohen's report. I have my On how many occasions? 0 10 notes. I have the tax returns: 10 Four. Q Which tax returns do you have? 11 Were any of those cases in Maryland? 11 Q A Let me see. 2002, 2000, 1999 and 1998. 12 No. 12 13 I'm missing 2001. Where were they? 13 Q Q And if you could, Doctor, when you fax me 14 Pennsylvania. 14 Α over a copy of your CV, I'd like to also have a copy 15 And in those cases, had you been retained 15 of your notes. by the plaintiff or the defendant? 16 16 Okay. 17 Α Plaintiff. 17 What kind of information were you 18 Do you recall the names of the firms who 18 interested in obtaining from Bruce Liller which would 19 enable you to provide the opinions that we're going to Yes. Do you want to have them? 20 discuss in a moment? 21 Please. 19 A Well, his date of birth, the date of the A McClain, John McClain, M-c-C-L-A-I-N, accident is crucial, his education, his past work Leger, Andrew Leger, L-E-G-E-R, James Herb, H-E-R-B, history, his earnings, where he earned that money and and John Goodrich, G-O-O-D-R-I-C-H. what his problems are. Q Do you know the results of any of those Q And in that regard, feel free to refer to trials, whether or not there was a plaintiff or a your report obviously, what information did you obtain defense verdict? 6 A I know that the John Goodrich case was a 7 from Bruce Liller? A Well, that's the information we obtained plaintiff verdict. 8 from Bruce Liller. So, I'm not sure -- do you want to Q Not sure about the rest of them? 9 see where I put that or --A I'm not sure about the rest of them. 10 10 Q Well, I'd like you to elaborate on your 11 Well, yeah, actually the McClain case was also a 11 report, if you could. plaintiff verdict. I know that. A Okay. So, Bruce is a 20-year-old --13 Q Have you ever provided any vocational 13 14 28-year-old male, and he had an accident on 4/17/02. assistance to Pennsylvania's workers' compensation 15 His birth date, date of birth was 3/9/1975. board, whatever they may call themselves? 15 He is -- since returning to work on 12/02, 16 A No. I don't do vocational work. So, no. 16 he's earning \$15 per hour, and he has an assistant who 17 (Walstra Deposition Exhibit Number 2 was 17 costs \$8 per hour to help him do the physical tasks. marked for purposes of identification.) that he can no longer perform. Q Let's turn now to your reports. Let's 19 19 He reports that he started working start with your report for Bruce Liller. I have a 20

6 (Pages 18 to 21)

date on that report of September 17th, 2003.

full-time since February, 103. In his job, he did not

- 1 receive fringe benefits. He's a high school graduate.
- 2 And after the accident, he did not work for eight
- 3 months.
- 4 Now -- so, at the time of the injury, he
- 5 was 27 years old. And looking at his work history and
- 6 comparing that to Dr. Cohen's report, he could have
- 7 earned \$23.77 per hour, which would give him an annual
- 8 income of \$49,442 per year.
- 9 After the accident, now he proved that he
- 10 could earn \$15 per hour. Per year, that's 31,200.
 - He is a -- his losses were projected
- 12 through an age of 67, which is his Social Security
- 13 retirement age, which would be 39.89 years into the
- 14 future.

11

- 15 I used an interest rate, real interest
- 16 rate for discounting to net present value of two and a
- 17 half percent -- I'm wrong -- yeah. And the real wage
- 18 rate growth was -- that I used was 1.12 percent. That
- 19 leaves a net discount rate of 1.38 percent.
- 20 He did not receive fringe benefits, and he
- 21 is self-employed.

1

- 1 national average.
- 2 Q Well, if Mr. Liller's capacity or earnings
- 3 capacity prior to this accident was \$23 an hour, would
- 4 it not be significant to you to know why it was that
- 5 he was not earning \$23 an hour?
- A People -- people have different wages per
- 7 hour in different jobs. And the most important thing
- 8 I think here is what he could be earning and not so
- 9 much what he is earning at that moment.
- 10 I think the national average is a better
- 11 indicator of his earning potential than only looking
- 12 at his past earnings.
- 13 Q Well, would you agree with me that wages
- 14 differ as between individuals not based on geographic
- 15 location or the kind of work but also based upon any
- 16 individual's particular skills and qualifications?
- 17 A Correct. Take also into account that his
- 18 earnings will develop over a lifetime. People have an
- 19 earnings profile.
- 20 This is a young individual. And over a
- 21 lifetime, he will have higher earnings than most

23

2

5

- Q Do you have any information to suggest-
- 2 that Mr. Liller was earning \$23 an hour prior to the
- 3 accident in this case?
- 4 A I base my -- the \$23 per hour is based on
- 5 what -- average wages in 2001. And that is something
- 6 you can find on the BLS Government Web site for first
- 7 line supervisors, managers in construction trade.
- 8 That was the kind of job, according to
- 9 Dr. Cohen, that he performed. He did not earn -- we
- 10 did not see records that he was earning \$23 per hour-
- 11 before the accident.
- 12 We do know that he was earning \$18 per
- 13 hour in South Carolina.
- 14 Q And is there a reason why you then used
- 15 the \$23 figure rather than the \$18 an hour figure?
- 16 A Yeah. Because that's what we felt was
- 17 the -- or I felt too is the wage that he could earn,
- 18 and that's proven too by what you see right now, that
- 19 he has a person walking with him to keep up his tools
- 20 and stuff, that he was paid \$8 per hour, and he is \$15
- 21 per hour. So, together that comes very close to the

25

24

- 1 likely about the \$23.77.
 - Q Did you perform --
- 3 A From experience, this is an average.
- 4 Q Understood.
 - Did you perform any investigation of your
- 6 Jown to determine why it was that Mr. Liller was
- d dwn to determine why it was that was the
- 7 carning \$18 an hour in comparison with the national
- 8 average of \$23 an hour?
- 9 A No.
- 10 Q Did you ask Mr. Liller?
- 11 A No.
- 12 Q. Have you performed any investigation with
- 13 respect to what the average wage for a comparable
- 14 position would be in Oakland, Maryland?
- A Yeah. But I did not feel that that was
- 16 relevant, because he showed that he could work in
- 17 different locations.
- 18 He also indicated that he was -- wanted to
- 9 go into business for himself. And that could be
- 20 anywhere, which he also proved that he did. He did
- 21 have his own business in South Carolina, if I remember

7 (Pages 22 to 25)

28 26 office, is that software that you've purchased from 1 correctly. some third party? What kind of investigation did you perform 2 Α Yes. for -- with respect to Oakland, Maryland? 3 What's the --A Llooked into a database for -- well, | A Actually, no, I didn't purchase it. Itassume that's Garrett County? was given to me. That's correct. Q Who gave it to you? 7 Yeah. I looked in the database for 7 A McCroskey, Bill McCroskey. Garrett County. 8 8 O Who is Bill McCroskey? 9 Q And what did you determine? 9 A ... He is the developer of the software... 10 A That wages there were somewhat lower, but 10 Q And does he have a trade name or a 11 4 do not have the data in front of me. So, I cannot business name? 12 tell you. But that's what I remember. 12 Yeah. Can you hang on? Did you look on a Web site similar to the 13 Α 13 one that you have cited in your report? 14 Sure. 14 (Pause in the proceedings.) 15 For Garrett County? 15 Α THE WITNESS: I thought he did, but he 16 Well, you have --16 goes by his name, Billy J. McCroskey, For the area there, no, I don't remember 17 Α M-c-C-R-O-S-K-E-Y, Ph.D. 18 18 doing that ... Q. And did he provide you with this program Well, how did you access that information? 19 19 Q free of charge? Via the Web site, via the computer. 20 And what Web site was that? A Yes. 21 21 27 O Does Mr. McCroskey, does he engage in a A BLS-dot-GOV. profession of his own? And that's the Web site that you have 2 2 Yeah. He's a -- he does vocational and 3 cited in your report? 3 economic assessments. A Correct. Work similar to yours and Dr. Cohen's? Q And then I'm asking you did you access a Correct. different Web site in order to perform your 6 Α 7 Why would -investigation with respect to Garrett County? He's a well-regarded person in the field. 8 A No Laccessed a computer program: I understand. Q. And that's a computer program that you 9 Why would Mr. McCroskey give you what 10 10 have in your office? sounds to be a fairly valuable piece of work product A Correct. 11 11 to use free of charge? 12 Q Does that print out? 12 A Because he wants to sell it, and I 13 A You cannot print out the pages on which 13 14 participated in a contest, and I won. He gave it to you get those wages, no. 15 me free of charge for that reason, Q You're not able to print from that 15 16 O I see. software program? 16 17 And is Mr. McCroskey now selling the A No. No. You can print an analysis, but 17 software to other persons? you cannot print the exact wages that you do. So, you 18 18 19 Yes. write that down. Like yourself and Dr. Cohen? 20 Q Q I see. 20 Yes. 21 Α The database that you maintain in your

8 (Pages 26 to 29)

21

32 30 job classification? Does the software have a name? A I based my opinion on Dr. Cohen's report. It's called MVQS Rehabilitation 2 Q And Dr. Cohen had advised that the most 3 Economists: appropriate job classification was a first line O And is that software that's marketed supervisor or manager? strictly to professionals in the Pennsylvania, 5 A Of construction trade, yes. Mid-Atlantic area, or is it a nationwide software? 6 Q Would you agree with me that the It's a nationwide software. construction trade in general is sensitive to economic Q Would it be possible to access information ebbs and flows? about wages in Oakland, Maryland, via any source other 9 10 A Yes. than this software program? 10 And would you agree with me that the wages 11 11 A Yes. 12 that construction workers earn are similarly tied to How would you do that? 12 13 the state of the economy? Clicking on the right areas. 13 A Yes. 14 I'm sorry? 14 O Would you agree with me that at many Clicking on the right areas. What you 15 15 times, construction workers will not work at all 16 16 will find, though, is that the wages are approximately because there may not be work available? I think 22-1/2 dollars per hour in Garrett for similar 17 A Yes. job, for like a supervisor in construction trades. 18 O Do you have any opinions with respect to 19 When you say by clicking on the right 19 whether or not Bruce Liller's future projected areas, do you mean within a software program? 20 21 earnings capacity would be affected by any of those 21 33 31 1 ebbs and flows we just discussed? I was asking if there would be any source 1 2 A Sure. of that information other than the software program? 2 Q What are those opinions? 3 A Oh, yeah. He gets -- yeah. The Bureau of A They will be affected by ebbs and flows, Labor Statistics. That's his source. So, it's the his earnings, but not his earning capacity. same data, but he gets the rougher, the original data Q So, his earning capacity would remain at that also the Bureau of Labor Statistics uses. the same figure? Q And the Bureau of Labor Statistics are the 7 A Well, yeah. If the job is available, he statistics that are reported in the could do it, yes. WWW-dot-BLS-dot-GOV Web site? 10 Q But you would agree with me that in 10 A That is correct.

11 Q Would it be possible to obtain information

12 about wages in Oakland through any other method?

A I wouldn't know how. I typically use the

14 Web site, the BLS-dot-GOV Web site for my information.

15 I think that's a Government source that is reliable.

16 Q And the wage rate that you quoted for

17 Bruce Liller is for first line supervisors/managers of

18 construction trade; is that correct?

19 A That is correct.

13

20 Q What information did you elicit from

21 Mr. Liller to suggest that that was the appropriate

11 reality, if this accident had not happened, the job

12 may not have been available? Would you agree with me

13 there, Mr. Walstra?

A You mean at some point in time that he may

15 have less work? Yeah. I mean, he was -- he was

16 self-employed, and the number of hours that he will

17 work will be going up and down, yes. Some weeks he

18 may work maybe 70 hours and another week he may work

19 30 hours.

20 Q And that's true regardless of whether or

21 not he had been involved in this accident; is that

9 (Pages 30 to 33)

36 34 I understand. correct? So, in other words, I cannot do anything 2 A That is correct. with that unless there's another person who can make a Do you have any information with respect 3 statement about that. to Mr. Liller's personal spending habits? 5 Q I understand. Α When you met with Bruce Liller for an hour 6 Do you have any information with respect or so at the time that you prepared this report, did to -- again, we're talking about Bruce Liller at this you ask him any questions with respect to his health point -- with respect to any health conditions which Mr. Liller may suffer from which are unrelated to this other than any conditions which he feels are related to this accident? 10 accident? 11 A No. 11 Α Have we discussed all the opinions that 12 12 Do you have any information --13 you hold with respect to Bruce Liller at this point, I'm not a medical doctor. So, I would not 13 be able to incorporate that anyway. Mr. Walstra? 14 We have not discussed the numbers, if 15 O Well, would it be significant to you if 15 that's what you're referring to. you learned, for example, that a person you were 16 16 Those are contained within your report? 17 evaluating had a terminal condition? A If a doctor would state to me that this 18 They are in the report. 18 Do you hold any opinions with respect to person is going to die in five years, then that would 19 19 this case that are not contained within your report? 20 20 make a difference if the doctor would tell me that. 21 Α No. But this is a hypothetical. Would tell me 21 37 35 Q About how much time would you estimate that it's not related to the incident, yeah, that might affect it. But that kind of information was not that you spent in the preparation of the report with 2 respect to Bruce Liller? 3 available to me. A Let me look at the -- I'm looking for my Why was it not available? 4 invoice. That's why I'm not answering. 5 I had not heard of this. It's not available. I have not -- if you say he had a terminal Take your time. 6 7 A I had it on my desk. Bruce Liller is five 7 condition -hours. 8 I'm not suggesting he had a terminal Q Q Does that include the initial hour that 9 condition. 10 you spent meeting? -- this is the first that I'm hearing of 10 That includes interviewing, analysis, 11 Α 11 it. review of reports and writing the report. O I'm not suggesting he had a terminal 12 12 And other than Dr. Cohen's report, the 13 condition. 13 W-2s, or, I'm sorry, the tax returns which you have in 14 But would it be significant to you to your file and your notes, did you review any other 15 learn if a hypothetical person had one? 15 materials in connection with the preparation of your A If the -- yeah, it would be if that would 16 16 report? affect -- but then you need -- I need another report. 17 17 18 A No. I need somebody, a medical doctor or a vocational 18 Do you know whether you will be called expert indicating to what extent that disease that he 19 live to testify at the trial of this case? 20 had prior to the accident would affect his earning 20

21

10 (Pages 34 to 37)

21 capacity.

If I know, is that what you're asking?

-		38		40
1	0	Yes. Do you know?	1	A 2002, 2000, 1999 and 1998. No. Sorry.
	Q	No, I don't know.	2	I'm looking here at Bruce, his returns.
2	A	'	3	2000, 2001. Did I say 2002?
3	, Q	Have you been asked to perform any	4	Q No.
4	4 additional evaluation or prepare any addenda to your		5	A Let me start again.
5	report?	e d		
6	Α	No.	6	Q Okay. A I looked for Michael Liller at 2002, 2001,
7	Q	I think that's probably all I have for	7	
8	Bruce.		8	2000, 1999 and 1998.
9	Α	Okay.	9	Q And the same as we discussed with Bruce
10	Q	Turning now to the report which you	10	Liller, have you performed any independent
11		d for Michael Liller. If I could just take a	1,1	investigation into the wage rates for comparable work
12		I'm going to have that marked, Mr. Walstra.	12	in Oakland, Maryland?
13		MS. LUBINSKI: I think that's Number 3.	13	A Yes, I did. And I accessed the same we
14		(Walstra Deposition Exhibit Number 3 was	14	used the earnings that he has right now, but if you
15	marked	for purposes of identification.)	15	look at similar jobs in the Oakland area, Oakland and
16	Q	Do you have that in front of you?	16	Garrett County, then you will find that earnings are
17	Α	I have.	17	around what he was earning.
18	Q	How much time did you spend in the	18	Q And did you determine that based upon your
19	prepara	tion of the Michael Liller report?	19	use of the software Mr. McCroskey provided you?
20	Α	I think that was seven hours.	20	A Yes. And also the BLS-dot-GOV Web site.
21	Q	And that included	21	Q What's the basis for your opinion that the
-				
		39		41
1	Α	I do not have the invoice in my file here.	1	appropriate wage rate for household services is \$5.15
1	0	Would that have included the time that you	2	per hour?
2	•	neeting with the Lillers and reviewing	3	A That's the minimum wage. It's most likely
3		hen's report and so forth?	4	somewhat higher. There's a study, the dollar value of
4			5	a day by economic demographers that publishes that.
5	A	Yes. The fees that you're charging with respect	6	And if you see there, the wage rate for
6	•	hael Liller's review and testimony are the same	7	administrative tasks that they use as a comparable
7			8	wage rate would be higher than the \$5.15 per hour.
8		n Bruce Liller's?		So, this is conservative.
9		Yes.	10	
10	-	Did you perform any independent	10	Q And what is the basis for your opinions with respect to the projected medical expenses for
11		gation of Michael Liller's earnings prior to	11	
12		te of this accident?	12	
13	***	Yes. I knew that he was earning the rate	13	
14		per hour, which is also indicated in	14	•
15	Dr. Co	ohen's report, and I obviously heard the same	15	
10	story.	r	16	* *
1'	7	And - but now he's earning \$8 per hour.	17	_
13	8 Q	Have you reviewed any of Mr. Liller's tax	18	
19	9 return	s?	19	
20	0 A	Yes.	20	
2	1 Q	What years?	21	retraining once a week for a year, once every two
1			1	

11 (Pages 38 to 41)

42 weeks for another and once a month for a third year.

2 I did not include all the costs that he

- 3 describes. I did get a price for a neurological.
- 4 assessment_I just look -- for Zoloft, I looked on
- 5 the Web site. I got a price from one of the people
- 6 that is doing that, a thousand dollars they charge for
- 7 that≎

14

19

- 8 And the follow-up treatment was based on
- 9 twelve visits at \$80 a year -- \$80 per visit. So,
- 10 that's basically for one year, and I discounted it
- 11 over three years.
- 12 So, I think that the amount would be
- 13 higher than the amount that I have here.
 - Q Wow! I've got so many questions about
- 15 that, I'm not sure where to start.
- 16 Do you know if any physician has
- 17 prescribed any of these treatments or services for
- 18 Michael Liller?
 - A I do not know at this point. I do --
- 20 psychotropic medication, for example, Zoloft. So, it
- 21 could be a different kind of medication. And I base

1 available?

- 2 A That's right.
- 3 Q Would you agree with me that within those

44

45

- 4 classes of medications there are I guess what you
- 5 might call brand name drugs and generic drugs?
 - A Uh huh. Correct.
- 7 Q Would you agree with me that generic
- 8 medications would be cheaper?
- 9 A That's correct.
- 10 Q Did you check the price of the generic
- 11 medication?
- 12 A No, I did not.
- 13 Q How did you determine the cost of a full
- 14 neuropsychological assessment?
- 15 A We had a quote here from a
- 16 neuropsychological psychologist.
- 17 Q-Who was that?
- 18 A I don't have it in front of the. I'm
- 19 sorry.
- 20 O Would you agree with me that different
- 21 neuropsychologists might charge different sums for an

43

- this on Dr. Cohen's report that he needs that.
- 2 Q I understand.
- 3 You would agree with me, though, that
- 4 Dr. Cohen is not an M.D.?
- 5 A Right.
- Q And you would agree with me that an M.D.
- 7 would have to prescribe Zoloft or any other
- 8 psychotropic medication?
- 9 A I don't know. I mean, you should discuss
- 10 that with Dr. Cohen.
- 1 O Would you agree with me that because
- 12 you've done obviously some research into what the cost
- 13 of this treatment would be --
- 14 A Yeah.
- 15 Q -- would --
- 16 A Yeah, I have this from the Web site called
- 17 Popular Prescription Drugs-dot-COM.
- 18 Q Would you agree with me that Zoloft is but
- 19 one example of a number of different classes of --
- 20 A That's right.
- 21 Q -- psychotropic medications which would be

- 1 assessment?
- 2 A Could be.
- Q Do you think it would have been prudent to
- 4 check the cost for such an assessment with more than-
- 5 one provider?
- 6 A Sure. Yeah.
- 7 Q And the follow-up treatment for three
- years which you've reduced to present value of \$609,
- 9 is that the course of follow-up psychotherapy that
- 10 you're referring to?

16

- 11 A No. That -- let me see.
- 12 Yeah. He needs psychotherapy and
- 13 cognitive retraining once a week for a year, yes.
- 14 O What is the follow-up treatment for three
- 15 years that you're referring to?
 - A Well, I just -- what I did is I did that
- 17 12 times 80 and discounted that to present value. And
- 18 I do not have a price for the other expenses.
- 19 So, therefore -- and the psychotropic
- 20 medication is calculated over three years. So,
- therefore, this is, you know, three years.

12 (Pages 42 to 45)

GORE BROTHERS Reporting & Video Co., Inc. 410-837-3027

Towson Reporting Company 410-828-4148